



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/823,351	04/12/2004	John Erik Lindholm	NVDA/P000835	4725
26290 7590 06/21/2007 PATTERSON & SHERIDAN, L.L.P. 3040 POST OAK BOULEVARD SUITE 1500 HOUSTON, TX 77056			EXAMINER YANG, RYAN R	
			ART UNIT 2628	PAPER NUMBER
			MAIL DATE 06/21/2007	DELIVERY MODE PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/823,351

Applicant(s)

LINDHOLM ET AL.

Examiner

Ryan R. Yang

Art Unit

2628

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 12 April 2004.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-25 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-15, 17, 18, 20-22, 24 and 25 is/are rejected.
- 7) ☒ Claim(s) 16, 19 and 23 is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____ |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

1. This action is responsive to communications: Application, filed on 4/12/2004.

This action is non-final.

2. Claims 1-25 are pending in this application. Claims 1, 13, 20 and 24 are independent claims.

3. The present title of the invention is "System and method for synchronizing samples in a programmable graphics processing unit".

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

5. Claim 1 is rejected under 35 U.S.C. 102(e) as being anticipated by Puzak et al. (US 6,560,693).

As per claim 1, Puzak et al., hereinafter Puzak, discloses a method for synchronizing divergent graphics samples in a programmable graphics processing unit, the method comprising:

determining that a divergence has occurred (Figure 10, after Start, Branch Address Being Decode);

detecting that a first sample of a group of samples has encountered a first synch token ("Each time a branch is decoded, the oldest entry of the PBPQ (702) is checked", column 14, line 11-12, where the branch address entry is the synch token);

determining whether any of the other samples of the group has encountered a synch token (PBPQ stores all the branch address); and

determining whether the synch token encountered by any of the other samples of the group is the first synch token ("If the entry is valid, in step 1002, the address of the branch being decoded is compared to the branch address field of the oldest entry of the PBPQ", column 14, line 13-15).

6. Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by Kishi et al. (US 6,502,165).

As per claim 1, Kishi et al., hereinafter Kishi, discloses a method for synchronizing divergent graphics samples in a programmable graphics processing unit, the method comprising:

determining that a divergence has occurred ("the library controller 30 of each library determines its current idle time status 200", column 11, line 29-30);

detecting that a first sample of a group of samples has encountered a first synch token ("The library controller 30 of each data storage library 14-15 provides an updatable synchronization token directly associated with each data volume", column 8, line 3-line 6);

determining whether any of the other samples of the group has encountered a synch token ("The library controller 30 of each data storage library 14-15 provides an updatable synchronization token directly associated with each data volume", column 8, line 3-line 6); and

determining whether the synch token encountered by any of the other samples of the group is the first synch token ("The director 71-74, upon the determination indicating that at least two of the copies of the data volume are at the same fastest available access level, compares the provided idle time status of the data storage libraries storing those copies, and indicates which library provides the greater idle time status", column 11, line 46-51).

7. Claims 1-2, 6-8 and 24-25 are rejected under 35 U.S.C. 102(b) as being anticipated by Gupta et al. (US 5,787,272).

As per claim 1, Gupta et al., hereinafter Gupta, discloses a method for synchronizing divergent graphics samples in a programmable graphics processing unit, the method comprising:

determining that a divergence has occurred ("Box 104 identifies shaded and unshaded regions ... when a processor reaches a shaded region it will want to synchronize", column 3, line 13-16);

detecting that a first sample of a group of samples has encountered a first synch token ("WANT_IN is an n-1 bit input for receiving "WANT" bits from the other processors. The WANT bits will be on when the corresponding processors want to synchronize", column 7, line 18-20);

Art Unit: 2628

determining whether any of the other samples of the group has encountered a synch token ("WANT_IN is an n-1 bit input for receiving "WANT" bits from the other processors. The WANT bits will be on when the corresponding processors want to synchronize", column 7, line 18-20); and

determining whether the synch token encountered by any of the other samples of the group is the first synch token ("The output of match circuit 304 is called "MATCH" and is on only when all of the relevant other processors want to synchronize", column 7, line 23-25).

8. As per claim 2, Gupta demonstrated all the elements as disclosed in the rejected claim 1, and further discloses whether to initiate a time out ("STALL is turned on to stop the processor from executing instructions. WANT_Out is turned on when the respective processor wants to synchronize", column 7, line 30-32).

9. As per claim 6, Gupta demonstrated all the elements as disclosed in the rejected claim 1, and further discloses the step of initiating termination steps if the synch token encountered by any of the other samples in the group is not the first synch token ("The output of match circuit 304 is called "MATCH" and is on only when all of the relevant other processors want to synchronize", column 7, line 23-25, where idling is considered termination step).

10. As per claim 7, Gupta demonstrated all the elements as disclosed in the rejected claim 1, and further discloses the step of processing the group of samples in non-divergent mode if the synch token encountered by each of the other samples in the

group is the first synch token ("MATCH" and is on only when all of the relevant other processors want to synchronize", column 7, line 24-25).

11. As per claim 8, Gupta demonstrated all the elements as disclosed in the rejected claim 1, and further discloses the step of holding the first sample idle once the first sample has encountered the first synch token ("STALL is turned on to stop the processor from executing instructions", column 7, line 30-31).

12. As per claim 24, Gupta discloses a system for synchronizing divergent graphics samples in a programmable graphics processing unit, the system comprising means similar to claims 1, therefore is similarly rejected as claim 1.

13. As per claim 25, Gupta demonstrated all the elements as disclosed in the rejected claim 24, and further discloses means similar to claim 7, therefore is similarly rejected as claim 7.

Claim Rejections - 35 USC § 103

14. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

15. Claims 2-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Puzak et al. as applied to claim 1 above, and further in view of Doherty et al. (US 6,115,083).

As per claim 2, Puzak demonstrated all the elements as disclosed in the rejected claim 1.

Puzak discloses a method for synchronizing divergent samples. It is noted that Puzak does not explicitly disclose determining whether to initiate a time out, however, this is known in the art as taught by Doherty et al., hereinafter Doherty. Doherty discloses a sequence controller in which time out is used to synchronized processes (column 8, line 18-19).

Thus, it would have been obvious to one of ordinary skill in the art to incorporate the teaching of Doherty into Puzak because Puzak discloses a method to synchronize divergent samples and Doherty discloses in a sequence controller using time out in order to synchronize difference processor.

16. As per claim 3, Puzak and Doherty demonstrated all the elements as disclosed in the rejected claim 2, and Doherty further discloses a time out is initiated if a specified amount of time has elapsed and each of the other samples in the group has not yet encountered a synch token ("If one processor times out with a pending sync instruction, the other can continue executing its program until it encounters the same sync instruction", column 8, line 18-20).

Thus, it would have been obvious to one of ordinary skill in the art to incorporate the teaching of Doherty into Puzak because Puzak discloses a method to synchronize divergent samples and Doherty discloses in a sequence controller using time out in order to synchronize difference processor.

Art Unit: 2628

17. As per claim 4, Puzak and Doherty demonstrated all the elements as disclosed in the rejected claim 2, and Doherty further discloses the step of continuing to wait for each of the other samples in the group to encounter a synch token if a time out is not initiated ("After a start vector fetch, the processors 42 and 43 are held until both have instructions pending and are then started on the same clock", column 8, line 11-13).

Thus, it would have been obvious to one of ordinary skill in the art to incorporate the teaching of Doherty into Puzak because Puzak discloses a method to synchronize divergent samples and Doherty discloses in a sequence controller using time out in order to synchronize difference processor.

18. As per claim 5, Puzak and Doherty demonstrated all the elements as disclosed in the rejected claim 2, and Doherty further discloses the step of initiating termination steps if a time out is initiated ("If one processor times out with a pending sync instruction, the other can continue executing its program until it encounters the same sync instruction", column 8, line 18-20, where the termination step is the same sync instruction).

Thus, it would have been obvious to one of ordinary skill in the art to incorporate the teaching of Doherty into Puzak because Puzak discloses a method to synchronize divergent samples and Doherty discloses in a sequence controller using time out in order to synchronize difference processor.

19. Claims 9 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gupta et al. as applied to claim 1 above, and further in view of Yamasaki (US 6,182,211).

As per claim 9, Gupta demonstrated all the elements as disclosed in the rejected claim 1.

Gupta discloses a method for synchronizing a parallel processing system. It is note that Gupta does not explicitly disclose determining that a divergence has occurred comprises determining that a first program counter of a plurality of program counters is different than a second program counter of the plurality of program counters, each program counter of the plurality of program counters corresponding to a different one of the samples of the group of samples, however, this is known in the art as taught by Yamasaki. Yamasaki discloses a pipelined microprocessor in which "A second program counter 104 serves as second address holding means which saves an addresses of a subsequent instruction which is subsequent to the conditional branch instruction, which is one of pipeline information of the subsequent instruction which is subsequent to the conditional branch instruction, before a condition of the conditional branch instruction becomes defined. The address adder output 114 and a second program counter branch signal 112 are supplied to the second program counter 104, and the second program counter 104 outputs a second program counter output 115" (column 4, line 26-37, wherein the second program counter is different from the first program counter).

Thus, it would have been obvious to one of ordinary skill in the art to incorporate the teaching of Yamasaki into Gupta because Gupta discloses a method of synchronizing a parallel processing and Yamasaki discloses a divergence could be cause by difference program counter content in order to jump to a different address.

20. As per claim 10, Gupta and Yamasaki demonstrated all the elements as disclosed in the rejected claim 9, and Yamasaki further discloses the second program counter results from a conditional branch or a jump.

Thus, it would have been obvious to one of ordinary skill in the art to incorporate the teaching of Yamasaki into Gupta because Gupta discloses a method of synchronizing a parallel processing and Yamasaki discloses a divergence could be cause by difference program counter content in order to jump to a different address.

21. Claims 11 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gupta et al. (US 5,787,272) as applied to claim 1 above, and further in view of Nguyen (US 7,013,382).

As per claim 11, Gupta demonstrated all the elements as disclosed in the rejected claim 1.

Gupta discloses a method for synchronizing a parallel processing system. It is note that Gupta does not explicitly disclose determining that a divergence has occurred comprises determining that a first subroutine depth of a plurality of subroutine depths is different than a second subroutine depth of the plurality of subroutine depths, each subroutine depth of the plurality of subroutine depths corresponding to a different one of the samples of the group of samples. However, this is known in the art as taught by Nguyen. Nguyen discloses a pipeline mechanism in which "Subroutines are invoked by a process termed "calling" ... a main routine could call a first subroutine, which itself could call a second subroutine, and so on. This hierarchy of multiple subroutine levels is

called "nested" subroutines" (column 2, line 31-39, where the nested subroutines are considered of different depths).

Thus, it would have been obvious to one of ordinary skill in the art to incorporate the teaching of Nguyen into Gupta because Gupta discloses a method for synchronizing a parallel processing system and Nguyen discloses different subroutines could be organized into different depths in order to avoid undue latency.

22. As per claim 12, Gupta and Nguyen demonstrated all the elements as disclosed in the rejected claim 11, and Nguyen further discloses the first subroutine depth being different than the second subroutine depth results from a call-return ("Subroutines are invoked by a process termed "calling", column 2, line 31).

Thus, it would have been obvious to one of ordinary skill in the art to incorporate the teaching of Nguyen into Gupta because Gupta discloses a method for synchronizing a parallel processing system and Nguyen discloses different subroutines could be organized into different depths in order to avoid undue latency.

23. Claims 13-15, 17 and 18 are rejected under 35 U.S.C. 102(e) as being anticipated by Lindholm et al. (US 7,015,913)

The applied reference has a common assignee with the instant application. Based upon the earlier effective U.S. filing date of the reference, it constitutes prior art under 35 U.S.C. 102(e). This rejection under 35 U.S.C. 102(e) might be overcome either by a showing under 37 CFR 1.132 that any invention disclosed but not claimed in the reference was derived from the inventor of this application and is thus not the invention "by another," or by an appropriate showing under 37 CFR 1.131.

Art Unit: 2628

24. As per claim 13, Lindholm et al., hereinafter Lindholm discloses a method for processing divergent graphics samples in a programmable graphics processing unit, the method comprising:

processing samples of a group of samples in non-divergent mode ("FIG 6 ... Instruction Scheduler 430 to schedule the execution of program instructions to process several samples", column 13, line 60-42);

determining whether each program counter of a plurality of program counters is the same, each program counter of the plurality of program counters corresponding to a different one of the samples of the group of samples ("In one embodiment, instructions with equal program counter are considered synchronized", column 14, line 2-3); and

determining whether each subroutine depth of a plurality of subroutine depths is the same, each subroutine depth of the plurality of subroutine depths corresponding to a different one of the samples of the group of samples ("In another embodiment, in addition to program counters, thread state data such as stack depths, nesting levels, subroutine calls, or the like are used to determine two or more threads are synchronized", column 14, line 3-7).

25. As per claim 14, Lindholm demonstrated all the elements as disclosed in the rejected claim 13, and further discloses the step of processing one or more divergent samples through a remainder of a program if a first program counter of the plurality of program counters is different than a second program counter of the plurality of program counters ("In step 545 Execution Unit 470 also updates the program counter associated with the thread when a branch or loop instruction is executed and the program counter

is different than the program counter updated in step 540. In step 547 Execution Unit 470 determines there are no more instructions in the thread, and, if so, return to step 535", column 13, line 6-11).

26. As per claim 15, Lindholm demonstrated all the elements as disclosed in the rejected claim 14, and further discloses the first program counter being different than the second program counter results from a conditional branch or a jump (column 13, line 7-8).

27. As per claim 17, Lindholm demonstrated all the elements as disclosed in the rejected claim 13, and further discloses the step of processing one or more divergent sample through a remainder of a program if a first subroutine depth of the plurality of subroutine depths is different than a second subroutine depth of the plurality of subroutine depths ("in addition to program counters, thread state data such as stack depths, nesting levels, subroutine calls, or the like are used to determine thread age", column 9, line 11-14, where stack depth represents subroutine depth).

28. As per claim 18, Lindholm demonstrated all the elements as disclosed in the rejected claim 17, and further discloses the first subroutine depth being different than the second subroutine depth relates to a call-return ("in addition to program counters, thread state data such as stack depths, nesting levels, subroutine calls, or the like are used to determine thread age", column 9, line 11-14, where the subroutine call represents a call-return).

29. Claim 20 is rejected under 35 U.S.C. 102(b) as being anticipated by Rishi et al. (US 5,953,530).

As per claim 20, Rishi et al., hereinafter Rishi, discloses a system for synchronizing divergent graphics samples in a programmable graphics processing unit, the system comprising:

a plurality of processing threads, each processing thread corresponding to a different sample of a group of samples and configured to contain a program counter, a subroutine depth and state data ("FIG. 4 depicts a representation multi-processor machine configuration which would be typical for use with a multi-threaded target program", column 10, line 49-51); and

a plurality of stacks, each stack corresponding to a different sample of the group of samples and configured to store state data in one or more stack levels ("A thread has a program counter (PC) and a stack to keep track of local variables and return addresses", column 1, line 45-47).

30. Claims 21-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rishi et al. as applied to claim 20 above, and further in view of Cosgrove et al. (4,399,507).

As per claim 21, Rishi demonstrated all the elements as disclosed in the rejected claim 20.

Rishi discloses a method of synchronizing divergent graphics samples. It is noted Rishi does not explicitly disclose wherein the subroutine depth of a first sample is equal to the number of the one or more stack levels of a first stack that contain state data, the first stack corresponding to the first sample, however, this is known in the art as taught by Cosgrove et al., hereinafter Cosgrove. Cosgrove discloses an instruction-pipelined

processor in which "64 level stack 10 which is addressed with a 6-bit stack Pointer (SP) 28 allows nesting up to 64 levels of Subroutine and Interrupt routines", column 11, line 59-61).

Thus, it would have been obvious to one of ordinary skill in the art to incorporate the teaching of Cosgrove into Rishi because Rishi discloses a method synchronizing divergent graphics samples and Cosgrove discloses the subroutine instruction can be tracked with leveled stack in order to track the routines.

31. As per claim 22, Rishi demonstrated all the elements as disclosed in the rejected claim 1.

Rishi discloses a method of synchronizing divergent graphics samples. It is noted Rishi does not explicitly disclose wherein each stack resides in a dedicated local storage resource, however, this is known in the art as taught by Cosgrove. Cosgrove discloses an instruction-pipelined processor in which stack is stored locally (Figure 5, item 10).

Thus, it would have been obvious to one of ordinary skill in the art to incorporate the teaching of Cosgrove into Rishi because Rishi discloses a method synchronizing divergent graphics samples and Cosgrove a locally stored stack could be used to rack subroutines in order to conveniently tracking the routine.

Allowable Subject Matter

32. Claims 16, 19 and 23 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion


33. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Inquiries

34. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ryan R Yang whose telephone number is (571) 272-7666. The examiner can normally be reached on M-F 8:30AM-5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Razavi can be reached on (571) 272-7664. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).


Ryan Yang
Primary Examiner
June 14, 2007